

ty. The plaintiff is assignee of this bond and mortgage. The premises mortgaged being decreed to be sold in partition, and the Referee being directed in the judgment to pay off this mortgage, secondly, in the case of a money debt, and not rights under a money bond in view of the Legal Tender act, I have not intended to say anything not consistent with the conclusion, that if in the supposed case, A. B. delivered when

When Congress on the ground that the "Attorney General has not been charged with confidence" of his constituents "has not been awarded by adequate service during the short time" he held his seat.

mand continues fair for Downers
prices, but with a limited supply on hand, sales are re-
stricted in Calcutta Stock: there is a fair inquiry for both